Law Office of JESSE M. SIEGEL 299 Broadway, Suite 800 New York, New York 10007

(Tel) 212-207-9009 (Fax) 212-619-6742

JesseMSiegel@aol.com

February 15, 2023

BY ECF

Hon. Joseph F. Bianco, Circuit Judge United States Court of Appeals for the Second Circuit Sitting by Designation Long Island Courthouse 100 Federal Plaza Central Islip, NY 11722

or lefte March 1, 2023. The defeate shall file a copy on or lefter March 31, 2023. Sentoncy is adjained posting a document on the muticis.

United States v. Escobar, Ind. No. Cr. 21-101 (JFB).

Dear Judge Bianco:

Our client, Leniz Escobar, is scheduled to be sentenced on March 2, 2023 at 11:00. However, there are three outstanding motions: Rule 29 and 33 motions, which we filed on May 23, 2022, and were fully briefed as of June 28, 2022; and a Rule 33 motion, which we filed on November 1, 2022, to which the government has not yet responded. Accordingly, we request that sentencing be adjourned and a new sentencing date set, if necessary, after the motions are decided.

Also, we request the following schedule be set for briefing the latter motion, which we propose after consulting with the government: government to file their response by March 1st, and Ms. Escobar to file her reply by March 31st. (We are requesting thirty days for the reply because we will be away for two weeks in March.)

We have spoken with A.U.S.A. Justina Geraci, who consents to the above on behalf of the government. Request grand. Donerunt dell file the response to the Rule 33 milion on

Thank you for your attention to this application.

30 ORDÉRAD s/Joseph F. Bianco Very truly yours,

Jøseph F. Bianco, USCJ

Jesse M. Siegel

/s

Sitting by Designation.

Central Islip, N.Y.